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| APPLICATION NO.  | FILING DATE        | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|--------------------|----------------------|---------------------|------------------|
| 09/987,076   | 11/13/2001         | Jiro Senda           | Q66742              | 6567             |
| 7590 03/13/2007 SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W. |                    |                      | EXAMINER            |                  |
|  |                    |                      | GARCIA, GABRIEL I   |                  |
| Washington, DC 20037-3213  |                    |                      | ART UNIT            | PAPER NUMBER     |
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| SHORTENED STATUTORY  | PERIOD OF RESPONSE | MAIL DATE            | DELIVERY MODE       |                  |
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

|   |   | Application No.   | Applicant(s)  |  |  |  |  |
|---|---|---|---|--|--|--|--|
|   |   | 09/987,076  | SENDA, JIRO   |  |  |  |  |
|   | Office Action Summary   | Examiner  | Art Unit  |  |  |  |  |
|   |   | Gabriel I. Garcia   | 2625  |  |  |  |  |
|   | The MAILING DATE of this communication a  | appears on the cover sheet with the   | correspondence address  |  |  |  |  |
| Period fo   | • •   |   |   |  |  |  |  |
| WHIC<br>- Exte<br>after<br>- If NC<br>- Failu<br>Any  | ORTENED STATUTORY PERIOD FOR REF<br>CHEVER IS LONGER, FROM THE MAILING<br>nsions of time may be available under the provisions of 37 CFR<br>SIX (6) MONTHS from the mailing date of this communication.<br>o period for reply is specified above, the maximum statutory peri-<br>tre to reply within the set or extended period for reply will, by sta-<br>treply received by the Office later than three months after the ma-<br>ed patent term adjustment. See 37 CFR 1.704(b). | DATE OF THIS COMMUNICATIO<br>1.136(a). In no event, however, may a reply be tile<br>od will apply and will expire SIX (6) MONTHS from<br>tute, cause the application to become ABANDONE | N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133). |  |  |  |  |
| Status  |   |   |   |  |  |  |  |
| 1)  🂢   | Responsive to communication(s) filed on 15  | December 2006   |   |  |  |  |  |
|   |   | his action is non-final.  |   |  |  |  |  |
| 3)  | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is   |   |   |  |  |  |  |
|   | closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.   |   |   |  |  |  |  |
| Dispositi   | ion of Claims   |   |   |  |  |  |  |
| 4)  | Claim(s) 1-16 is/are pending in the application   | on.   |   |  |  |  |  |
|   | 4a) Of the above claim(s) is/are withdrawn from consideration.  |   |   |  |  |  |  |
|   | Claim(s) is/are allowed.  |   |   |  |  |  |  |
|   | 6)⊠ Claim(s) <u>1-16</u> is/are rejected.   |   |   |  |  |  |  |
|   | Claim(s) is/are objected to.  |   |   |  |  |  |  |
|   | Claim(s) are subject to restriction and   | d/or election requirement.  |   |  |  |  |  |
| Applicati   | ion Papers  |   |   |  |  |  |  |
|   | The specification is objected to by the Exami   | iner  |   |  |  |  |  |
| 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.              |   |   |   |  |  |  |  |
| . • / 🗀   | Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).   |   |   |  |  |  |  |
|   | Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  |   |   |  |  |  |  |
| 11)   | 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  |   |   |  |  |  |  |
|   | under 35 U.S.C. § 119   |   |   |  |  |  |  |
| _   | Acknowledgment is made of a claim for forei   | an priority under 35 H S C & 110/a  | (d) or (f)  |  |  |  |  |
|   | ☐ All b)☐ Some * c)☐ None of:   | gir priority drider 33 0.3.0. § 119(a   | 1)-(u) 0/ (1).  |  |  |  |  |
| a) <sub>1</sub>   | _   | ents have been received   |   |  |  |  |  |
|   | <ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>   |   |   |  |  |  |  |
| 3. Copies of the certified copies of the priority documents have been received in this National Stage |   |   |   |  |  |  |  |
|   | application from the International Bure   | · · · · ·   | od III tillo Mational Olage   |  |  |  |  |
| * See the attached detailed Office action for a list of the certified copies not received.            |   |   |   |  |  |  |  |
| 222 ms attached actioned action for a not of the continue copies not received.                        |   |   |   |  |  |  |  |
|   |   |   |   |  |  |  |  |
| Attachmen   | t(s)  |   |   |  |  |  |  |
| 1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)                               |   |   |   |  |  |  |  |
|   | Paper No(s)/Mail Date  Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date  Notice of Informal Patent Application  |   |   |  |  |  |  |
|   | er No(s)/Mail Date  | 6) Other:   | and the production of   |  |  |  |  |
| S. Patent and T   | rademark Office   |   |   |  |  |  |  |

## Part III DETAILED ACTION

1. This application has been examined, Claims 1-16 are pending in this application.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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2. Claims 1-16 are rejected under 35 U.S.C. 102(e) as being anticipated by Nihei (U.S. Patent Number 6,891,634, cited in the Office action dated 2/24/06).

The applied reference has a common assignee with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 102(e) might be overcome either by a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not the invention "by another," or by an appropriate showing under 37 CFR 1.131.

Regarding claim 1, Nihei discloses an image transmitting device (see Figs. 1-5) comprising combining process means for generating a composite image by joining a plurality of original images (column 8, lines 31-59), storing means for storing the composite image generated by the combining process means and the original images that the composite image comprises together with corresponding combining data required for generating the composite image (column 8, lines 31-59), and selection process means for executing a selection process that outputs one or more of the composite image, original images, or combining data as output data based on an output destination device specified as the destination for image transmission (see

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Figs. 6-21, column 5, lines 11-49, and column 8, lines 31-59).

Regarding claim 2, Nihei discloses the image transmitting device discussed above in claim 1, and further teaches of an output data selection table that associates identification data for a plurality of destination devices with various output or non-output data of the composite image, original images, and combining data (see Figs. 6 and 18, column 4, lines 39-44, and column 7, lines 21-61), and the selection process means executes the selection process on output data based on settings in the output data selection table (see Figs. 6-21, column 5, lines 11-49, and column 8, lines 31-59).

Regarding claim 3, Nihei discloses the image transmitting device discussed above in claim 1, and further teaches that the selection process means executes a selection process on output data predetermined based on attributes of the output destination device (see Figs. 6-21, column 5, lines 11-49, and column 7, line 21-column 8, line 59).

Regarding claim 4, Nihei discloses the image transmitting device discussed above in claim 1, and further teaches that the selection process means executes a selection process on output data based on user specifications (see Figs. 6-21, column 5, lines 11-49, and column 7, line 21-column 8, line 59).

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Regarding claim 5, Nihei discloses an image transmitting method comprising a composite process step for generating a composite image by joining a plurality of original images (column 8, lines 31-59), a storing step for storing the composite image generated by the combining process means and the original images that the composite image comprises together with corresponding composite data 31-59), and a selection process step for executing a selection process that outputs one or more of the composite image, original images, or combining data as output data based on an output destination device specified as the destination for image transmission (see Figs. 6-21, column 5, lines 11-49, and column 8, lines 31-59).

Regarding claim 6, Nihei discloses the image transmitting method discussed above in claim 5, and further teaches that the selection process in the selection process step is executed on output data based on settings in an output data selection table that associates identification data for a plurality of destination devices with various output or non-output data of the composite image, original images, and combining data (see Figs. 6-21, column 4, line 39-column 5, line 44, and column 7, line 21-column 8, line 59).

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Regarding claim 7, Nihei discloses the image transmitting method discussed above in claim 5, and further teaches that the selection process in the selection process step is executed on output data predetermined based on attributes of the output destination device (see Figs. 6-21, column 5, lines 11-49, and column 7, line 21-column 8, line 59).

Regarding claim 8, Nihei discloses the image transmitting method discussed above in claim 5, and further teaches that the selection process in the selection process step is executed on output data based on user specifications (see Figs. 6-21, column 5, lines 11-49, and column 7, line 21-column 8, line 59).

Regarding claim 9, Nihei discloses the image transmitting method discussed above in claim 1, and further wherein teaches the selection process means selects as a destination device among at least two of a printer, a database, and an output display (see figs. 1 and 5).

Regarding claim 10, Nihei discloses the image transmitting method discussed above in claim 9, and further wherein the selection is automatic (inherently reads on figs. 1-4, which allow the selection which is automatically perform once the selection is done).

Regarding claim 11, Nihei discloses the image transmitting method discussed above in claim 5, and further teaches the

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original images comprise selective partial images on an entire image (reads on the selection means as depicted by fig. 1).

Regarding claim 12, Nihei discloses the image transmitting method discussed above in claim 1, and further teaches the storing means stores the composite image, the original images, and the combining data in a common medium (see figs 1 and 5).

Regarding claims 13-14, Nihei discloses the image transmitting method discussed above in claim 1, and further teaches the combining data includes parameters required for generating the composite image or resolution (reads on fig. 9, which depicts the picture size or resolution).

Regarding claim 15, Nihei discloses the image transmitting method discussed above in claim 1, and further teaches the selection process means selects the output data for the specified output destination device using an output data selection table (reads on fig. 1).

Regarding claim 16, Nihei discloses the image transmitting method discussed above in claim 1, and further teaches wherein the original images are obtained from modalities (see figs 1-9).

## Conclusion

3. In response to applicant's arguments regarding the rejection of independent claim 1, which was cited in the Office action dated 8/16/06 under 35 U.S.C. 102(e) as being anticipated by Nihei (U.S. Patent Number 6,891,634), whereby applicant argues on page 5 that Nihei fails to teach if the DRAM stores combining data required for generating the composite image. Currently, claim 1 requires "storing means for storing the composite image generated by the combining process means and the original images that the composite image comprises together with corresponding combining data required for generating the composite image".

Continuing, as read in column 8, lines 32-41, Nihei states that "If the working DRAM 14 is empty ("YES" at step 101), designated template image data is read in from the input medium and stored temporarily in the frame memory 6 (step 102). Designated print image data is read in and this is stored temporarily in the frame memory 6 (step 103). The image represented by the print image data is combined with the image represented by the template image data to generate composite image data. The generated composite image data is stored in the working DRAM 15 (step 104)."

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Thus, Nihei teaches of storing means (interpreted as the DRAM 15 and the frame memory 6) for storing the composite image generated by the combining process means (interpreted as the generated composite image data) and the original images that the composite image comprises (interpreted as the designated print image data) together with corresponding combining data required for generating the composite image (whereby the combining data is interpreted as the template image data). Examiner also indicates that clearly the template can be incorporated into the system of Nihei, by using any input means as shown in fig. 1, making the template an original image.

Continuing, in response to applicant's arguments, which argue that Nihei fails to further teach of selection means for selecting one or more of the composite image, original images, or combining data based on a specified output destination device. The examiner notes that claim 1 additionally requires "selection process means for executing a selection process that outputs one or more of the composite image, original images, or combining data as output data based on an output destination device specified as the destination for image transmission", with emphasis added. Thus, only one of a composite image needs to be output as output data based on an output destination device specified as the destination for image transmission. In

column 5, lines 15-45, and column 8, lines 31-59, Nihei states that composite images can be selected to be printed out.

Therefore, Nehei can be interpreted as teaching of having means for executing a selection process that outputs one or more of the composite image, original images, or combining data as output data based on an output destination device specified as the destination for image transmission.

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Matema (20040070778A1) teaches an image processing apparatus having a synthesizing image selection subsection.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gabriel I. Garcia whose telephone number is (571) 272-7434. The Examiner can normally be reached Monday-Thursday from 7:30 AM-6:00 PM. The fax phone number for this group is 571-273-8300.

CENTRALIZED DELIVERY POLICY: For patent related correspondence, hand carry deliveries must be made to the Customer Service Window (now located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314), and facsimile transmissions must be sent to the Central FAX number, unless an exception applies. For example, if the examiner has rejected claims in a regular U.S. patent application, and the reply to the

examiner's Office action is desired to be transmitted by facsimile rather than mailed, the reply must be sent to the Central FAX Number.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (571) 272-2600.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Gabriel I. Garcia Primary Examiner March 4, 2007

GABRIEL I. GARCIA PRIMARY EXAMINER